UNITED STATES DISTRICT COURT

Northern District of Iowa

UNITED STATES	S OF AMERICA) JUDGMENT	'IN A CRIMINAL C	CASE		
v.)) Case Number: 0862 6:23CR02050-001				
STEVEN C	URRENT)) USM Number: 09325-041				
ORIGINAL JUDGMENT		Christopher J. Nathan				
Date of Most Recent Judgn	nent:	Defendant's Attorney				
THE DEFENDANT:						
pleaded guilty to count(s) 1 and	nd 4 of the Indictment file	d on September 8, 2023				
pleaded nolo contendere to count which was accepted by the court.	` '					
was found guilty on count(s) _ after a plea of not guilty.						
The defendant is adjudicated guilty of	of these offenses:					
	<u>e of Offense</u> in Possession of Firearms	S	Offense Ended 09/26/2022	<u>Count</u> 1		
18 U.S.C. § 2312 Inters	tate Transportation of a S	Stolen Motor Vehicle	09/26/2022	4		
The defendant is sentenced as provid the Sentencing Reform Act of 1984.		8 of this judgment. T	he sentence is imposed pu	ursuant to		
The defendant has been found no	ot guilty on count(s)					
Count(s) $2, 3, $ and $5 $ of the Ind	ictment	is/are dismissed on	the motion of the United S	States.		
It is ordered that the defendant must mailing address until all fines, restitu- the defendant must notify the court a	tion, costs, and special asse	ssments imposed by this jud	gment are fully paid. If or			
C.J. Williams, Chief Judge United States District Court		Ch	_			
Name and Title of Judge February 24, 2025		Signature of Judge February 25, 2025	5			
Date of Imposition of Judgment Case 6:23-cr-0	2050-CJW-MAR [Date Document 43 Filed	02/25/25 Page 1	of 8		

							Judgment — Pa	ige 2	of	8
	NDANT: NUMBER:	STEVEN CUR 0862 6:23CR02								
				PROBA'	TION					
	The defendant is	hereby sentenced to	probation f	or a term of:						
			I	MPRISO	NMENT					
	87 months. This Count 4 of the Inserved concurre presentence reporterm of imprisor the case set forth Minnesota, Case (Fillmore Count 241), paragraph No. 23-CR-22-50 Minnesota, Case	hereby committed term of imprisonmentictment, to be sently with any term ort (Winneshiek Comment for the instant in paragraph 70 (e. No. 55-CR-22-440, Minnesota, Case 75 (Fillmore Cound), paragraph 78 (e. No. 19HA-CR-23-1ty, Minnesota, Case 15 (August 1948).	nent consist rved concur n of impris ounty, Iowa nt offense b Goodhue Co 19), paragra e No. 23-CI ty, Minneso (Goodhue C 1736), paragr	ts of a 87-more rrently. It is conment that the constant of th	orth term impordered that a may be imported to a continuous content of the conten	oosed on Co the term of osed for the pursuant to any term of o. 25-CR-23- Minnesota, Olmstead Co o), paragrap No. 25-CR-2 Minnesota,	unt 1 and a imprisonme e case set fo USSG §5G imprisonme 1211), parag Case No. 23 County, Minuda 77 (Fillmo 2-1869), par Case No. 23-	87-month in the int for the in para 1.3(c). It is ent that magraph 71 (Ob-CR-22-46-nesota, Casore County, ragraph 79-CR-23-491	term in nstant o agraph ordere y be im lmstea 4), para se No. 5 Minnes (Dakot), and p	offense be 76 of the d that the aposed for d County, agraph 73 55-CR-23- sota, Case a County,
	It is recommend a Bureau of Pris and custody class It is recommend	the following reconded that the defend sons facility as clossification needs. led that the defend or an a	ant be designed to the default ant particip	gnated to the fendant's fam	Federal Med ily as possibl reau of Priso	lical Center le, commens ons' 500-Hou	surate with t	the defenda	nt's sec	curity
		remanded to the cus			-	rogram.				
		ust surrender to the	•							
	at		☐ a.m.	□ p.m.	on					
	as notified by	y the United States	- Marshal.							
	The defendant m	ust surrender for ser	vice of sent	ence at the ins	titution desigr	nated by the	Federal Bure	au of Prison	ıs:	
	before 2 p.m	ı. on				-				
	_	y the United States		·						
	as notified b	y the United States	Probation or	Pretrial Servi	ces Office.					
				RETU	RN					
I have	executed this judgr	ment as follows:								
	Defendant delive	ered on			1	to				
at										
						UN	ITED STATES	MARSHAL		

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant will be on supervised release for a term of: 3 years. This term of supervised release consists of a 3-year term imposed on Count 1 and a 3-year term imposed on Count 4 of the Indictment, to be served concurrently.

MANDATORY CONDITIONS OF SUPERVISION

1)	The defendant must not commit another federal, state, or local crime.					
2)	The defendant must not unlawfully possess a controlled substance.					
3)	The defendant must refrain from any unlawful use of a controlled substance. The defendant must submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.					
	The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future controlled substance abuse. (Check, if applicable.)					
4)	The defendant must cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)					
5)	The defendant must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in the location where the defendant resides, works, and/or is a student, and/or was convicted of a qualifying offense. (Check, if applicable.)					
6)	☐ The defendant must participate in an approved program for domestic violence. (Check, if applicable.)					

The defendant must comply with the standard conditions that have been adopted by this court as well as with any other conditions on the attached page.

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STANDARD CONDITIONS OF SUPERVISION

As part of the defendant's supervision, the defendant must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for the defendant's behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in the defendant's conduct and condition.

- 1) The defendant must report to the probation office in the federal judicial district where the defendant is authorized to reside within 72 hours of the time the defendant was sentenced and/or released from imprisonment, unless the probation officer instructs the defendant to report to a different probation office or within a different time frame.
- 2) After initially reporting to the probation office, the defendant will receive instructions from the court or the probation officer about how and when the defendant must report to the probation officer, and the defendant must report to the probation officer as instructed. The defendant must also appear in court as required.
- 3) The defendant must not knowingly leave the federal judicial district where the defendant is authorized to reside without first getting permission from the court or the probation officer.
- 4) The defendant must answer truthfully the questions asked by the defendant's probation officer.
- 5) The defendant must live at a place approved by the probation officer. If the defendant plans to change where the defendant lives or anything about the defendant's living arrangements (such as the people the defendant lives with), the defendant must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, the defendant must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6) The defendant must allow the probation officer to visit the defendant at any time at the defendant's home or elsewhere, and the defendant must permit the probation officer to take any items prohibited by the conditions of the defendant's supervision that he or she observes in plain view.
- 7) The defendant must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses the defendant from doing so. If the defendant does not have full-time employment, the defendant must try to find full-time employment, unless the probation officer excuses the defendant from doing so. If the defendant plans to change where the defendant works or anything about the defendant's work (such as the defendant's position or the defendant's job responsibilities), the defendant must notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, the defendant must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 8) The defendant must not communicate or interact with someone the defendant knows is engaged in criminal activity. If the defendant knows someone has been convicted of a felony, the defendant must not knowingly communicate or interact with that person without first getting the permission of the probation officer.
- 9) If the defendant is arrested or questioned by a law enforcement officer, the defendant must notify the probation officer within 72 hours.
- The defendant must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).
- 11) The defendant must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- As directed by the probation officer, the defendant must notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and must permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.
- 13) The defendant must follow the instructions of the probation officer related to the conditions of supervision.

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SPECIAL CONDITIONS OF SUPERVISION

The defendant must comply with the following special conditions as ordered by the Court and implemented by the United States Probation Office:

- 1. The defendant must not have contact during the defendant's term of supervision with the individual(s) set forth in paragraph 198 of the presentence report, in person or by a third party. This includes no direct or indirect contact by telephone, mail, email, or by any other means. The United States Probation Office may contact the aforementioned individual(s) to ensure the defendant's compliance with this condition.
- 2. The defendant must submit the defendant's person, property, house, residence, vehicle, papers, computers [as defined in 18 U.S.C. § 1030(e)(1)], other electronic communications or data storage devices or media, or office, to a search conducted by a United States Probation Officer. Failure to submit to a search may be grounds for revocation of release. The defendant must warn any other occupants that the premises may be subject to searches pursuant to this condition. The United States Probation Office may conduct a search under this condition only when reasonable suspicion exists that the defendant has violated a condition of supervision and that the areas to be searched contain evidence of this violation. Any search must be conducted at a reasonable time and in a reasonable manner.
- 3. The defendant must participate in a mental health evaluation. The defendant must complete any recommended treatment program, and follow the rules and regulations of the treatment program. The defendant must take all medications prescribed to the defendant by a licensed medical provider.
- 4. The defendant must participate in a cognitive behavioral program that addresses anger and/or assaultive conduct, and the defendant must comply with the rules and regulations of the program.
- 5. The defendant must participate in a substance abuse evaluation. The defendant must complete any recommended treatment program, which may include a cognitive behavioral group, and follow the rules and regulations of the treatment program. The defendant must participate in a program of testing for substance abuse. The defendant must not attempt to obstruct or tamper with the testing methods.
- 6. The defendant must not use or possess alcohol. The defendant is prohibited from entering any establishment that holds itself out to the public to be a bar or tavern without the prior permission of the United States Probation Office.
- 7. The defendant must pay any fine, restitution, costs, and/or assessment imposed by this judgment.

Continued on the following page.

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SPECIAL CONDITIONS OF SUPERVISION

The defendant must comply with the following special conditions as ordered by the Court and implemented by the United States Probation Office:

- 8. For as long as the defendant owes any fine, restitution, costs, and/or assessment imposed by this judgment, the defendant must provide the United States Probation Office with access to any requested financial information.
- 9. For as long as the defendant owes any fine, restitution, costs, and/or assessment imposed by this judgment, the defendant must not incur new credit charges or open additional lines of credit without the approval of the United States Probation Office unless the defendant is in compliance with the installment payment schedule.
- 10. If not employed at a lawful type of employment as deemed appropriate by the United States Probation Office, the defendant must participate in employment workshops and report, as directed, to the United States Probation Office to provide verification of daily job search results or other employment related activities. In the event the defendant fails to secure employment, participate in the employment workshops, or provide verification of daily job search results, the defendant may be required to perform up to 20 hours of community service per week until employed, with the total amount of community service performed not to exceed 400 hours.

ition of supervision.	
Defendant	Date
United States Probation Officer/Designated Witness	 Date

These conditions have been read to me. I fully understand the conditions and have been provided a copy of them. Upon a finding of a violation of supervision, I understand the Court may: (1) revoke supervision; (2) extend the term of supervision; and/or (3) modify the

(NOTE: For Amended Judgment, Identify Changes with Asterisks (*))

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CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on the following page.

	TOTALS	Assessment \$ 200	AVAA Assessment ¹ \$ 0	JVTA Assessment ² \$ 0	Fine \$ 0	Restitution \$ 6,531.31
	The determination of after such determination		d until A	An Amended Judgment in a C	Criminal Case ((AO 245C) will be entered
	The defendant must n	nake restitution (incl	uding community restitut	ion) to the following payees	n the amount	listed below.
		ity order or percentag	ge payment column belov	an approximately proportione w. However, pursuant to 18 U		
Victorest or pan A	ne of Payee tim(s), the amount(s) itution, and the prior percentage are listed i Appendix to this gment that has been I under seal	ity	Total Loss ³	Restitution Ordered	<u>l Pri</u>	ority or Percentage
ΤO	ΓALS	\$	\$			
	Restitution amount of	ordered pursuant to p				
	fifteenth day after th	e date of the judgmen		han \$2,500, unless the restitu § 3612(f). All of the payment to 18 U.S.C. § 3612(g).		
	The court determine	d that the defendant of	loes not have the ability t	to pay interest and it is ordere	d that:	
	the interest requ	uirement is waived fo	or the fine	restitution.		
	the interest requ	airement for the	fine restitution	n is modified as follows:		
	my, Vicky, and Andy astice for Victims of Ta			2018, Pub. L. No. 115-299.		

³Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:

A		\$ <u>6,731.31</u> due immediately;
	_	not later than, or , or in accordance with C, D, E, or F below; or
В		Payment to begin immediately (may be combined with
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F		Special instructions regarding the payment of criminal monetary penalties:
duri	ng ir	are still owed while the defendant is incarcerated, the defendant must make monthly payments in accordance with the Bureau of Prisons Financial Responsibility Program. The amount of the monthly payments will not exceed 50% of the funds available to the defendant through institution or non-institution (community) resources and will be at least \$25 per quarter. If the defendant still owes any portion of the financial obligation(s) at the time of release from imprisonment, the defendant must pay it as a condition of supervision and the United States Probation Office will pursue collection of the amount due pursuant to a payment schedule approved by the Court. The defendant must notify the United States Attorney for the Northern District of Iowa within 30 days of any change of the defendant's mailing or residence address that occurs while any portion of the financial obligation(s) remains unpaid. The court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate I Responsibility Program, are made to the clerk of the court.
The	defe	ndant will receive credit for all payments previously made toward any criminal monetary penalties imposed.
	Joir	at and Several
		endant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, corresponding payee, if appropriate.
	The	defendant must pay the cost of prosecution.
	The	e defendant must pay the following court cost(s):
	The	e defendant must forfeit the defendant's interest in the following property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.